BEFORE THE ARIZONA CORPORATION C

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COMMISSIONERS

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Arizona Corporation Commission DOCKETED

MAR 17 2009

DOCKETED BY NR

DOCKET NO. T-04027A-06-0061

70840 DECISION NO.

ORDER

Phoenix, Arizona

OPERATOR SERVICES.

March 3 and 4, 2009

Open Meeting

GARY PIERCE PAUL NEWMAN

BOB STUMP

BY THE COMMISSION:

KRISTIN K. MAYES, Chairman

IN THE MATTER OF THE APPLICATION OF

TO CANCEL ITS CERTIFICATE OF

LONG DISTANCE AND ALTERNATIVE

TELEFYNE INCORPORATED FOR APPROVAL

CONVENIENCE AND NECESSITY FOR RESOLD

SANDRA D. KENNEDY

Having considered the entire record herein and being fully advised in the premises, the Arizona Corporation Commission ("Commission") finds, concludes, and orders that:

FINDINGS OF FACT

- 1. Telefyne Incorporated ("Telefyne") was granted a Certificate of Convenience and Necessity ("CC&N") to provide competitive resold long distance services and alternative operator services ("AOS") in Decision No. 65410 (November 20, 2002). In the Decision, Telefyne was prohibited from requiring its Arizona customers to pay advances, prepayments, or deposits for any of its products or services. Telefyne was not required to obtain a performance bond.
- On February 1, 2006, Telefyne filed with the Commission an application to cancel its 2. CC&N to provide resold long distance and AOS. In its application, Telefyne stated that it no longer intends to provide telecommunications services in Arizona, currently has no customers, and has not collected deposits or advance payments from Arizona customers.
- 3. On February 10, 2006, the Commission's Utilities Division Staff ("Staff") issued a Letter of Insufficiency and Data Request to Telefyne via its attorney.

- 4. Nothing was filed in this docket between February 10, 2006, and September 13, 2007, when a Procedural Order was issued requiring Staff to file an update on the matter by October 4, 2007.
- 5. On October 2, 2007, Staff again issued a Letter of Insufficiency and Data Request to Telefyne via its attorney.
- 6. On October 3, 2007, Staff issued a Letter of Insufficiency and Data Request to Telefyne directly.
- 7. On October 4, 2007, Staff filed a Staff Update stating that Staff had contacted Telefyne's attorney by e-mail on September 17, 2007, and had received a response by e-mail on October 2, 2007, stating that the attorney no longer represented Telefyne on this matter. Staff stated that it then sent a copy of its Letter of Insufficiency and Data Request directly to Telefyne by certified mail. Staff recommended that the matter not be administratively closed.
- 8. Nothing was filed in the docket between October 4, 2007, and April 2, 2008, when a Procedural Order was issued requiring Staff to file an update on the matter by April 23, 2008.
- 9. On April 17, 2008, Staff filed a Staff Update stating that Staff had not received a response to the Letter of Insufficiency and Data Request sent to Telefyne on October 3, 2007. Staff further stated that it had been informed by Telefyne's attorney that the attorney would actually be handling this matter and that responses to Staff's Data Request were being processed. Staff again recommended that the matter not be administratively closed.
 - 10. On April 25, 2008, Telefyne filed responses to Staff's Data Request.
- 11. In its responses to Staff's Data Request, Telefyne stated that it never provided services in Arizona, never had any customers in Arizona, and did not publish legal notice of its application for cancellation for those reasons. Telefyne further stated that it was closing its business, that it did not have a performance bond, that it never collected any prepayments, that it had no affiliates currently offering telecommunications services in Arizona, and that it was not providing resold long distance and AOS in any other states.
- 12. On December 12, 2008, Staff filed its Staff Report recommending that Telefyne's CC&N be cancelled.

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- In the Staff Report, Staff stated that Telefyne's annual report filed in 2005 indicated 13. that Telefyne had no customers at that time. According to Staff's Data Request, the fiscal year 2004 annual report filed in 2005 was the only annual report Telefyne ever filed with Staff.
 - 14. Staff stated that Telefyne reported that it has no employees or facilities in Arizona.
- 15. The Commission's Consumer Services Staff has indicated that no complaints, inquiries, or opinions were filed regarding Telefyne from February 7, 2006, to April 29, 2008.
- The Commission's Corporations Division has reported that Telefyne is not in good 16. standing and, in fact, that its authority to transact business in Arizona was revoked effective August 7, 2006, for failure to file its 2005 annual report with the Corporations Division.
- 17. Staff's Compliance Section has indicated that Telefyne failed to file conforming tariffs as required by Decision No. 65410.
- Staff recommends approval of Telefyne's application to cancel its CC&N because 18. Telefyne is not conducting business and has never provided service to customers in Arizona. Further, Staff recommends that the requirements of Arizona Administrative Code ("A.A.C.") R14-2-1107 be waived.
- A.A.C. R14-2-1107(A)(2) and (4) and (B), which impose notice and other 19. requirements upon a competitive telecommunications provider that intends to discontinue service, do not apply to a telecommunications provider that has never provided telecommunications service in Arizona. (Decision No. 70040 (December 4, 2007).)
- 20. Staff's recommendation to cancel Telefyne's CC&N is reasonable and should be adopted.

CONCLUSIONS OF LAW

- Telefyne is a public service corporation within the meaning of Article XV of the 1. Arizona Constitution and A.R.S. §§ 40-281 and 40-282.
- 2. The Commission has jurisdiction over Telefyne and the subject matter of the application.
- 3. A.A.C. R14-2-1107(A)(2) and (4) and (B) do not apply to Telefyne because Telefyne has never provided telecommunications service in Arizona.

1	4. The cancellation of Telefyne's CC&N to provide resold long distance and AOS is in		
2	the public interest.		
3	ORDER		
4	IT IS THEREFORE ORDERED that Telefyne Incorporated's Certificate of Convenience and		
5	Necessity to provide resold long distance and alternative operator services in the State of Arizona,		
6	granted in Decision No. 65410 (November 20, 2002), is hereby cancelled.		
7	IT IS FURTHER ORDERED that the Utilities Division shall update the compliance status for		
8	Docket No. T-04027A-01-0501 consistent with the cancellation of the Certificate of Convenience and		
9	Necessity granted to Telefyne Incorporated under that Docket.		
10	IT IS FURTHER ORDERED that this Decision shall become effective immediately.		
11	BY ORDER OF THE ARIZONA CORPORATION COMMISSION.		
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13	Ling Gain Sieur		
14	CHAIRMAN		
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16	COMMISSIONER / COMMISSIONER / COMMISSIONER		
17	IN WITNESS WHEREOF, I, MICHAEL P. KEARNS, Interim		
18	Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the official seal of the		
19	Commission to be affixed at the Capitol, in the City of Phoenix, this / the day of / (Act), 2009.		
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22	MICHAEL P. KEARNS DITTERING EVECUTIVE DIRECTOR		
23	INTERIM EXECUTIVE DIRECTOR		
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25	DISSENT		
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27	DISSENT		
28	SNH:db		

1	SERVICE LIST FOR:	TELEFYNE INCORPORATED	
2	DOCKET NO.:	T-04027A-06-0061	
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